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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/786,337	02/25/2004	Jose Gryspeerdt	17550	4562	
26637	7590 08/25/2004		EXAM	EXAMINER	
CNH AMER		MAMMEN, NATHAN SCOTT			
INTELLECTUAL PROPERTY LAW DEPARTMENT 700 STATE STREET			ART UNIT	PAPER NUMBER	
RACINE, W	I 53404		3671		
			DATE MAILED: 08/25/200-	4	

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application No.		Applicant(s)					
Office Action Summary		10/786,337	GRYSPEERDT E	TAL.	1				
		Examiner	Art Unit						
		Nathan S Mammen	3671		<del>-</del> · <u></u>				
Period fo	The MAILING DATE of this communication a or Reply	opears on the cover sheet with th	e correspondence ad	ldress					
THE - Exte after - If the - If NO - Failu Any	ORTENED STATUTORY PERIOD FOR REP MAILING DATE OF THIS COMMUNICATION nsions of time may be available under the provisions of 37 CFR SIX (6) MONTHS from the mailing date of this communication. e period for reply specified above is less than thirty (30) days, a reperiod for reply is specified above, the maximum statutory period to reply within the set or extended period for reply will, by statication reply within the set or extended period for reply will, by statication reply within the set or extended period for reply will, by statication reply within the set or extended period for reply will, by statication reply within the set or extended period for reply will, by statication reply within the set or extended period for reply will, by statication reply within the set or extended period for reply within t	136(a). In no event, however, may a reply be ply within the statutory minimum of thirty (30) d will apply and will expire SIX (6) MONTHS for the cause the application to become ABANDO	e timely filed  days will be considered timel  rom the mailing date of this c  DNED (35 U.S.C. § 133).	y. ommunication					
Status									
1)	Responsive to communication(s) filed on								
2a) This action is <b>FINAL</b> . 2b) This action is non-final.									
3)	3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is								
	closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.								
Dispositi	ion of Claims								
4)⊠ Claim(s) <u>1-4</u> is/are pending in the application.									
	4a) Of the above claim(s) is/are withdrawn from consideration.								
5)□	5) Claim(s) is/are allowed.								
•	6) Claim(s) <u>1-4</u> is/are rejected.								
	7) Claim(s) is/are objected to.								
8)[_]	Claim(s) are subject to restriction and	for election requirement.							
Applicati	on Papers								
9)[	The specification is objected to by the Examir	ner.							
10)	The drawing(s) filed on is/are: a)☐ ac								
	Applicant may not request that any objection to the		` ,						
441	Replacement drawing sheet(s) including the corre	= ' '	<del>-</del>	=	).				
11)	The oath or declaration is objected to by the I	Examiner. Note the attached Onl	ice Action of form P	O-152.					
Priority u	ınder 35 U.S.C. § 119								
	Acknowledgment is made of a claim for foreig	n priority under 35 U.S.C. § 119	(a)-(d) or (f).						
a)	All b) Some * c) None of:	-t- b b							
<ul> <li>1. Certified copies of the priority documents have been received.</li> <li>2. Certified copies of the priority documents have been received in Application No</li> </ul>									
	3. Copies of the certified copies of the pri	•		Stage					
	application from the International Bure	•		Ciago					
* 5	See the attached detailed Office action for a lis	, , , ,	ived.						
		•							
Attachmen	t(s)								
1) Notic	e of References Cited (PTO-892)	4) Interview Summa							
2) Notic 3) Inform	e of Draftsperson's Patent Drawing Review (PTO-948) nation Disclosure Statement(s) (PTO-1449 or PTO/SB/0 r No(s)/Mail Date <u>2/25/04</u> .	Paper No(s)/Mail		)-152)					
C. Dotont and T.		<del> </del>							

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## **DETAILED ACTION**

## Claim Rejections - 35 USC § 103

- 1. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 2. Claims 1-4 are rejected under 35 U.S.C. 103(a) as being unpatentable over EP 0357090 patent publication in view of U.S. Patent No. 4,637,406 to Guinn et al.

The EP '090 patent publication discloses a combine harvester having at its rear end separate chaff and crop residue discharge openings. The harvester has a chopper (3) for cutting crop residue into small pieces and a chaff discharge device (7) for dispersing chaff exiting from the chaff discharge opening. The chaff discharge device is movable between a first position (Figs. 3 and 4) in which chaff can fall to the ground without passing through the chaff discharge device and a second position (Figs. 1 and 5) in which the chaff passes through the chaff discharge device and is dispersed laterally away from the combine. What the EP '090 patent does not disclose is that the chaff discharge device has a third position in which the chaff is directed to enter the chopper through an opening that is different than the opening through which the crop residue enters the chopper. The Guinn '406 patent teaches that it is known in the art to provide a chaff discharge device with an arrangement in which the chaff enters the chopper from an opening different than the opening through which the crop residue enters the chopper (see Fig. 1). It would have been obvious to one having ordinary skill in the art at the time the invention was made to provide the combine harvester of the EP '090 patent publication with a chaff

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discharge device having a position in which the chaff enters the chopper, as taught by the Guinn '406 patent, in order to be able to further chop and mix the chaff with the chopped crop residue.

Regarding claims 2 and 3: The chaff discharge device of the EP '090 patent is a spreader capable of spreading the crop residue in addition to the chaff (Fig. 1). When the chaff discharge device is in the first position (Figs. 3 and 4), the device permits access to the chaff discharge opening.

Regarding claim 4: The Guinn '406 patent discloses that a flap (18) directs the chaff into the chopper, but the Guinn patent does not disclose that the flap is hinged. However, in view of the disclosure of the EP '090 patent, it would be obvious to one having ordinary skill in the art to provide the flap (18) on a hinge, since the EP '090 patent discloses that hinged flaps (see EP '090 – reference #4) allows increased control over crop residue flow.

## Conclusion

- 3. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.
- 4. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Nathan Mammen whose telephone number is (703) 306-5959. The examiner can normally be reached Monday through Thursday from 6:30 a.m. to 5:00 p.m.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Thomas B. Will, can be reached at (703) 308-3870. The fax number for this Group is (703) 872-9306.

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Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the Group receptionist whose telephone number is (703) 305-1113.

Thomas B. Will Supervisory Patent Examiner Group 3600

NSM 8/21/04

Nathan S. Mammen